**PATENTS** 

Rev. 12/04

Modified PTO 1023 For A Small Entiry PADE

Attorney Docket No. CAP-2

Applicant(s) : George C. Crane

Application No.: 09/736,070

Confirmation No.: 7720

Filed

: December 13, 2000

For

: APPARATUS AND METHOD FOR ASSESSING MARKET CONDITIONS

Art Unit

: 3624

Examiner

: Kelly Scaggs Campen

Hon. Commissioner for Patents

P.O. Box 1450

Alexandria, Virginia 22313-1450

## TRANSMITTAL LETTER

Transmitted herewith: a Preliminary Amendment;

Sir:

Transmitted herewith: \[ a Preliminary Amendment; \] \[ \begin{align*} \text{x} a Response to Examiner's Action; \[ a Supplemental Amendment; \] \[ a substitute Specification; \[ a Declaration; \[ a Supplemental Declaration; \[ a Power of Attorney; \[ an Associate Power of Attorney; \[ begin{align*} formal drawings; to be filed in the above-identified patent application. \]										
FEE FOR ADDITIONAL CLAIMS AND/OR PAGES										
X A fee for additional claims or pages is not required.  A fee for additional claims is required.										
								The additional	fee has been o	alc
	CLAIMS REMAINING AFTER AMENDMENT	1	HIGHEST NUMBER PREVIOUSLY PAID FOR		PRESENT EXTRA		RATE		ADDITIONAL	
TOTAL CLAIMS	61	-	61*	=	0	ж	\$25	=	\$	.00
INDEPENDENT CLAIMS	7	-	7**	=	0	x	\$100	=	\$	.00
FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM + \$180 = \$ .00					.00					
* If less than ** If less than	20, insert 20 3, insert 3.	).				TO	TAL		\$	.00

	As a result of the amendment submitted herewith, this application now includes excess pages beyond those previously paid for. The number of additional groups of 50 excess pages resulting from this amendment is x \$125 = \$
	A check in the amount of \$ in payment of the fee for additional claims and/or pages is transmitted herewith.
X	The Director is hereby authorized to charge payment of any additional fees required under 37 C.F.R. § 1.16 in connection with the paper(s) transmitted herewith, or credit any overpayment of same, to Deposit Account No. 06-1075 (Order No. 000774-0002). A duplicate copy of this transmittal letter is transmitted herewith.
	Please charge \$ to Deposit Account No. 06-1075 (Order No) in payment of the fee for additional claims. A duplicate copy of this transmittal letter is transmitted herewith.
EXTEN	SION FEE
	The following extension fee is applicable to the Response filed herewith: \$60.00 extension fee for response within first month pursuant to 37 C.F.R. § 1.136(a); \$225.00 extension fee for response within second month pursuant to 37 C.F.R. § 1.136(a); \$510.00 extension fee for response within third month pursuant to 37 C.F.R. § 1.136(a); \$795.00 extension fee for response within fourth month pursuant to 37 C.F.R. § 1.136(a); \$1,080.00 extension fee for response within fifth month pursuant to 37 C.F.R. § 1.136(a).
	A check in the amount of
X	The Director is hereby authorized to charge payment of any additional extension fees required under 37 C.F.R. § 1.17 in connection with the paper(s) transmitted herewith, or credit any overpayment of same, to Deposit Account No. 06-1075 (Order No. 000774-0002). A duplicate copy of this transmittal letter is transmitted herewith.
	Please charge the \$\int \\$60.00 \bigcap \\$225.00 \bigcap \\$510.00 \bigcap \\$795.00 \bigcap \\$1,080.00 extension fee to Deposit Account No. 06-1075 (Order No). A duplicate copy of this transmittal letter is transmitted herewith.

Jeffrey H. Ingerman Registration No. 31,069 Attorney for Applicant(s)

Fish & Neave IP Group Ropes & Gray LLP Customer No. 1473 1251 Avenue of the Americas New York, New York 10020-1105 Tel.: (212) 596-9000



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## PATENT APPLICATION

Applicants : George C. Crane

Application No.: 09/736,070 Confirmation No.: 7720

Filed : December 13, 2000

FOR : APPARATUS AND METHOD FOR

ASSESSING MARKET CONDITIONS

Group Art Unit : 3624

Examiner : Kelly Scaggs Campen

New York, New York 10020

June 10, 2005

Hon. Commissioner for Patents

P.O. Box 1450

Alexandria, Virginia 22313-1450

## REPLY TO OFFICE ACTION

Sir:

Applicant hereby replies to the Office Action dated May 19, 2005, which did not address the merits of the above-identified patent application, but required restriction of the application to one of seven inventions, as well as the election of one of two species.

Remarks begin on page 2 of this Reply to Office Action.